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FACSIMILE TRANSMITTAL

TO: Thuy Van Tran		FAX #: <u>(703) 872-93</u> 27
COMPANY: U.S	. Patent & Trademark Office - Group	Art Unit #3652
FROM: Scott A.	<u>Daniels</u>	TOTAL NO. OF PAGES SENT: 12
DATE: June 10.	2002	101AL NO. OF PAGES SENT: 12
REMARKS AND	ENCLOSURES:	
In re Appln. of: Serial No.: Filed: For: Group Art Unit:	Angelo SPERANZA 09/928,546 August 13, 2001 FOOD DISPENSING CYCLE AN 3652	
Examiner: Docket:	Thuy Van Tran ROCKCO P32AUSRI	JUN 10 7nn?
RECEIVED:	Response-2 pgs.; Copy of Auto Reply Facsimile Tra	GROUP 3600

CONFIDENTIALITY NOTE

Copy of Supplemental Response-8 pgs.

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Response Under 37 CFR 1.116
Expedited Procedure
Examining Group: 3652
PATENT APPLICATION

06/10/02

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of

Angelo SPERANZA

Serial no.

09/928,546

Filed

August 13, 2001 FOOD DISPENSING CYCLE AND MEANS

For

3652

Group Art Unit

Thuy Van Tran

Examiner Docket

ROCKCO P32AUSRI

BOX AF

The Commissioner of Patents and Trademarks

Washington, D.C. 20231

F, FINE

REQUEST FOR CONSIDERATION OF ALL CLAIMS

JUN 10 7007 🖊

Dear Sir:

GROUP 3600

[XXX] NO FEES ARE PAYABLE WITH RESPECT TO THIS RESPONSE.

In response to the final official action mailed May 22, 2002, the Applicant submits a Request for Consideration of all Claims in view of the fact that claim 41-46, which were added in a Supplemental Response filed May 6, 2002, were not considered.

REMARKS

The Applicant hereby requests consideration of pending claims 41-46 in view of the Supplemental Response filed on May 6, 2002. These new claims and brief remarks were submitted as a supplement to the initial response of April 9, 2002 following a personal interview between the Examiner and the undersigned representative of the Applicant on April 18, 2002.

In view of the fact that the further claims were submitted via facsimile to the United States Patent and Trademark Office substantially before the mailing date of the present final action, the Applicant believes the Supplemental Response was timely filed and respectfully requests that the final action of May 22, 2002 be withdrawn so that claims 41-46 can also be